E X H I B I T

EXHIBIT C

REDACTED

Subject: Re: Forensic work in Kaltner adv. Stewart Thursday, January 4, 2018 at 12:06:28 PM Eastern Standard Time From: Jacob Chen To: Justin Michalski CC: Joshua M. Lurie, Esq. I will see if my client is available. While I understand the need to reschedule, this should have been raised much earlier and not informed to me and my client less than an hour before. <div id="DAB4FAD8-2DD7-40BB-A1B8-4E2AA1F9FDF2">
 <td style="width: 470px; padding-top: 12px; color: #41424e; font-size: 13px; font-family: Arial, Helvetica, sans-serif; line-height: 18px;">Virus-free. www.avg.com </div> Yours Truly, Jacob Y. Chen Junior Partner Dai & Associates, P.C. 1500 Broadway, 22nd Floor New York, NY 10036 Telephone: (212) 730-8880 Facsimile: (212) 730 -8869 www.daiassociates.com

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Case 7:16-cv-09337-KMK-LMS Document 113-3 Filed 09/24/18 Page 3 of 3

On Thu, Jan 4, 2018 at 11:57 AM, Justin Michalski < jmichalski@sygena.com> wrote: Mr. Chen,

Due to the weather, we will need to reschedule the examination for the same time tomorrow, Friday, 5 January 2018. Be advised, the order states that the examination must be completed by tomorrow.

Thank you,

Justin

From: Justin Michalski

Sent: Wednesday, January 03, 2018 2:01 PM To: Jacob Chen [jchen@daiassociates.com]

Cc: Joshua M. Lurie, Esq.

Subject: Forensic work in Kaltner adv. Stewart

Mr. Chen,

My name is Justin Michalski, the forensic expert hired on behalf of Compliant Dialer, Inc. to perform forensic imaging and examinations of computers and telephones as set forth the email sent to you on Friday, 29 December 2017. I plan to arrive at your location at 1:00PM on Thursday, 4 January 2018. Please have the electronic medium available and all passwords or log-in information ready and provided to me to expedite the process. As you are aware, I may come across some privileged documents after the imaging is completed (specifically communications). It is my practice to advise the entity or individual who retained me of the potentially privileged document's existence so that it can be discussed among the attorneys before I produce anything. As I am not an attorney, I can not ensure that any privileged documents will not be turned over. Therefore, if you are aware of privileged communications, it is best that you advise me of where they may be so that I can mark off these locations. Mr. Lurie has requested that, should any locations be identified that you claim contain privileged communications, that those documents be set aside so that you can provide a "privilege log."

Please reply to this message if there are any questions.

Thank you,

Justin